In the Court of Appeals of the State of Alaska

Barry Bodfish, Jr.,

Appellant,

v.

State of Alaska,

Appellee.

Court of Appeals No. A-13138

Clerk's Decision & Notice of Intent

to Enter Judgment Concerning Court-Appointed Attorney

Date of Notice: 4/8/20

Trial Court Case No. 2BA-11-00016CI

The clerk has reviewed appellant's opposition to entry of judgment for cost of appointed attorney. Appellant requested for his case and appeal to the Supreme Court to continue. On 4/3/20, appellant's petition for hearing to the Supreme Court was denied. Because appellant's conviction was not reversed on appeal, it is still the clerk's intention to enter a judgment against appellant requiring the payment of \$1,500.00 for the costs of the court-appointed attorney's work in preparing the felony appeal from a post-conviction relief proceeding.

If appellant wishes to have a judge review the clerk's decision, appellant must file the enclosed "Request for Review of Clerk's Intention to Enter Judgment" on or before 4/21/20. If appellant does not file the request by that date, a judgment for \$1,500.00 will be entered against appellant. If appellant files the request by that date, it will be submitted to a judge to determine whether judgment should be entered, and, if so, in what amount.

Entered under Appellate Rule 209(b).

Clerk of the Appellate Courts

Ryan Montgomery-Sythe, Chief Deputy Clerk

cc: Barry Bodfish, Jr. at Wildwood Correctional Center Distribution:

Email: Weiner, Jason A. Haines, Patricia L.

In the Court of Appeals of the State of Alaska

Barry Bodfish, Jr.,		Court of	Appeals No. A-13138
	Appellant,		
		Request for Review	
V.		of Cl	erk's Intention
State of Alaska,	to Enter Judgment for Costs of		
State of Alaska,	Appellee.	Арр	pointed Attorney
Гrial Court Case No. 2 1			
I oppose the entry of following reason(s):	the proposed judgment	t against me for the	cost of appointed attorney for the
☐ My conviction was rever	sed on appeal.		
☐ I filed the following type	of action, but the clerk	or court assessed t	he wrong amount for this action:
Original Applica	ew t-Conviction Relief Pro tion posing to enter more that	nn one judgment ag	ainst me. This is not correct
I should be assessed less	s than the scheduled am	ount because my at	ttorney spent only hours on attorney showing the hours spent
Other			
			_
Appellant's Phone	Appellant's	Signature	Date
Appellant's Mailing Address	s City	State	Zip
Mailed to State's Attorney o	n:		